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   Attorneys for Plaintiff and the Putative Class
12
                   IN THE UNITED STATES DISTRICT COURT
13
                        FOR THE DISTRICT OF NEVADA
14
   FRANCINE EDWARDS, individually
                                         ) Case No. 2:18-CV-01998-APG-PAL
15
   and on behalf of all others similarly
   situated.
                                           STIPULATION TO EXTEND TIME
16
                                           TO RESPOND
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         Plaintiff,
                                           Complaint filed: October 17, 2018
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   CONN'S, INC. and CONN
   APPLIANCES, INC.
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22
         Defendants.
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          Plaintiff Francine Edwards, individually and on behalf of all others similarly
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    situated ("Plaintiff"), by and through her counsel of record, and Defendants Conn's,
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    Inc. and Conn Appliances, Inc. ("Defendants"), by and through their counsel of
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    record, hereby submit this stipulation to extend the time for Plaintiff to respond to
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    [61] Defendants' Opposition to Plaintiff's Motion for Leave to File Amended
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Complaint and [62] Defendants' Motion for Sanctions ("the Motions") pursuant to LR IA 6-1.

Plaintiff filed her Motion for Leave to File Amended Complaint [56] on May 11, 2019. On June 11, 2019, Defendants filed their Motions. A majority of the allegations in Defendants' motion for sanctions is related to the conduct of Plaintiff's lead counsel, W. Craft Hughes. Mr. Hughes desires to personally draft responsive briefs since he dealt directly with defense counsel; however, Mr. Hughes departed for a three-week vacation to Europe on June 13, 2019. Mr. Hughes intends to address the Motions immediately upon his return.

Plaintiff's current deadline to file a reply to Defendants' Opposition [61] is June 18, 2019. Plaintiff's current deadline to respond to Defendants' Motion for Sanctions [62] is June 25, 2019. Plaintiff and Defendants stipulate and agree Plaintiff shall have an additional three weeks from the sanctions motion response deadline until July 16, 2019 to file her reply/response to the Motions (both).

This is Plaintiff's first request for an extension of time to respond to the Motions, and it is not intended to cause any delay or prejudice to any party, but rather to allow Plaintiff additional time to file an adequate reply to Defendants' Opposition to Plaintiff's Motion for Leave and response to Defendants' Motion for Sanctions.

IT IS SO STIPULATED.

ĺ	Case 2:18-cv-01998-APG-BNW	Document 65 Filed 06/19/19 Page 3 of 6
1 2	Dated: June 13, 2019.	Respectfully Submitted,
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4		<u>/s/ W. Craft Hughes</u> W. Craft Hughes*
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15		*Pro Hac Vice
16		Attorneys for Plaintiff
17		and the Putative Class
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1	Dated: June 13, 2019.	Respectfully Submitted,
2		/g/ Enjo I Troutman
3		<u>/s/ Eric J. Troutman</u> Eric J. Troutman*
4		Squire Patton Boggs (US) LLP
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14		*Pro Hac Vice
15		Attorneys for Defendants,
16		Conn's Inc. and Conn Appliances, Inc.
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22	IT IS SO ORDERED.	
23		A
24	Dated this 20th day of June 2019.	UNITED STATES MAGISTRATE JUDGE
25		UNITED STATES MADISTRATE JUDGE
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1	CERTIFICATE OF SERVICE
2	I certify that on June 13, 2019, a copy of the foregoing document was filed in
3	accordance with the protocols for e-filing in this district, and will be served pursuan
4	to Rule 5 of the FEDERAL RULES OF CIVIL PROCEDURE on all counsel of record who
5	have consented to electronic notification via CM/ECF:
6	
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11	LEAD ATTORNEY
12	PRO HAC VICE ATTORNEY TO BE NOTICED
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14	Jennifer L Braster Naylor & Braster
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19	ATTORNEY TO BE NOTICED
20	Attorneys for Defendants,
21	Conn's Inc. and Conn Appliances, Inc.
22	
	/s/ W. Craft Hughes
23	W. Craft Hughes
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CERTIFICATE OF CONFERENCE I hereby certify that on June 12, 2019, I conferred with Eric J. Troutman, attorney for Defendants, and Defendants are UNOPPOSED to this motion for extension of time. /s/ W. Craft Hughes W. Craft Hughes

Case 2:18-cv-01998-APG-BNW Document 65 Filed 06/19/19 Page 6 of 6